

EXHIBIT G

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From:	Frank Panopoulos	Reference No.:	7156333-0114
Re:	<i>Peterson v. Islamic Republic of Iran</i> , Case No. 18 Misc. 8302		

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Please see attached.

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VIA FACSIMILE

The Honorable John G. Koeltl
United States District Court
Southern District of New York
Daniel Patrick Moynihan U.S. Courthouse
500 Pearl Street, Room 1030
New York, N.Y. 10017-1312

Re: *Peterson v. Islamic Republic of Iran*, Case No. 18 Misc. 8302

Dear Judge Koeltl:

On behalf of Clearstream Banking S.A. ("Clearstream"), I write to respectfully ask Your Honor to permit the briefing of motions and reopen the hearing that was held before you on June 27, 2008. Specifically, Clearstream intends to move to quash a discovery subpoena Plaintiffs served on Clearstream last week and further modify the restraints on its Omnibus Account. The motions will refer to matters under seal as a result of the June 27 hearing, including the testimony of Mr. Gem and documents produced at the hearing. The motions would be briefed within the next month in accordance with Your Honor's Individual Rule of Practice No. 2 and the hearing would occur after submission of the motion papers.

While Clearstream understands the Court's instruction at the close of the June 27 hearing to bring further proceedings in this case to the Part I Judge, and that the Court denied a similar request by Plaintiffs, nonetheless Clearstream asks the Court with all respect to reconsider its position. Because Your Honor is familiar with the record, motion briefing and reopening the hearing would be less time-consuming, simpler, and more efficient for the Court and the Parties if the proceedings continued before you. I believe Plaintiffs and Citibank N.A. would agree in this request.

Clearstream thanks the Court for its consideration of this matter.

WHITE & CASE

The Honorable John G. Koeltl

August 7, 2008

Respectfully,



Frank Panopoulos

FP:wu

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